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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/518,907 10/21/2005		Gerd Hoffman	08215-580US1	5392
26171 7590 09/27/2007 FISH & RICHARDSON P.C. P.O. BOX 1022 MINNEAPOLIS, MN 55440-1022			EXAMINER	
			FIGUEROA, FELIX O	
			ART UNIT	PAPER NUMBER
			2833	
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			09/27/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)					
	10/518,907	HOFFMAN ET AL.					
Office Action Summary	Examiner	Art Unit					
	Felix O. Figueroa	2833					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
Responsive to communication(s) filed on 12 Ju     This action is <b>FINAL</b> . 2b) ☐ This     Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro						
Disposition of Claims							
4) ⊠ Claim(s) 1 and 25-45 is/are pending in the appleada Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed.  6) ⊠ Claim(s) 1 and 25-45 is/are rejected.  7) □ Claim(s) is/are objected to.  8) □ Claim(s) are subject to restriction and/or	vn from consideration.						
Application Papers							
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction  11) The oath or declaration is objected to by the Examiner  9) The specification is objected to by the Examiner  10) The oath or declaration is objected to by the Examiner  11)	epted or b) objected to by the &drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	nte					

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 25-40 and 43-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Embo (US 6,019,627) in view of Heng et al. (US 5,257,945).

Embo discloses a branching device for at least one electric line, the branching device comprising: a housing (3); and at least one electrically conducting wire terminal (9,4) that provides a branching contact, is accommodated in a holder (16) and includes contact lips, with cutting edges (at 11) for cutting through the insulation of the wire to be connected to the wire terminal; wherein: the at least one wire terminal further includes at least one connecting lug (4) which protrudes above the holder, a through-channel (between the two 13) for the uninterrupted passage of the wire; at least one of the contact lips is flexible in a direction pointing away from the through-channel; and at least one holding-down clamp (bottom of 13 and 5) which holds the wires in the through-channel of the wire terminals and exhibits a transverse plate that closes off the through-channel and has an opening (not labeled) through which the connecting lug of the wire terminal protrudes.

Embo discloses substantially the claimed invention except for the contact lips being located diagonally to the through-channel. Heng teaches a terminal having

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contact lips located diagonally to the through-channel so that the tip of the edge of the contact lip protrudes into the through-channel (see Fig.4); at least one of the contact lips being flexible in a direction pointing away from the through-channel, thus preventing slipping of the wire when the wire is pulled/pushed. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to form the terminal of Embo, as taught by Heng, to prevent slipping of the wire when the wire is pulled/pushed.

Regarding claim 25, Heng discloses the wire terminal exhibiting a generally octagonal outline with two opposing longer sides, two shorter sides orthogonal to the longer sides, and diagonal sides situated between the longer and shorter sides, and wherein the at least one holder includes a corresponding octagonal locating space for accommodating the wire terminal.

Regarding claim 26, Heng discloses the contact lips being generally aligned with the diagonal sides of the wire terminal.

Regarding claim 27, Embo, as modified by Heng, discloses the through-channel running in a straight line through the wire terminal.

Regarding claim 28, Embo, as modified by Heng, discloses the wire terminal being accommodated releasably in the holder.

Regarding claim 29, Embo, as modified by Heng, discloses the device including a number of wire terminals corresponding to at least a number of wires to be branched.

Regarding claim 30, Embo, as modified by Heng, discloses the contact lips being provided in pairs in each case on a wire terminal.

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Regarding claim 31, Embo, as modified by Heng, discloses the spacing between two paired contact lips is less than or equal to the diameter of a wire to be connected to the wire terminal.

Regarding claim 32, Embo, as modified by Heng, discloses the edges of paired contact lips facing the through-channel running parallel to one another at least in sections.

Regarding claim 33, Embo, as modified by Heng, discloses two paired contact lips together form an entry section for the wire, with a spacing between the contact lips widening towards an entry side of the through-channel.

Regarding claim 34, Embo, as modified by Heng, discloses a notch being provided between the wire terminal and its holder.

Regarding claim 35, Embo, as modified by Heng, discloses the holder of the wire terminals being attached releasably to the housing.

Regarding claim 36, Embo, as modified by Heng, discloses multiple wire terminals and a common holder for all of the wire terminals.

Regarding claim 37, Embo, as modified by Heng, discloses a one common holding-down clamp for all wires.

Regarding claim 38, Embo, as modified by Heng, discloses the holding-down clamp representing a closure of the openings formed between the contact lips.

Regarding claim 39, Embo, as modified by Heng, discloses the holding-down clamp can be latched to the holder of the wire terminal.

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Regarding claim 40, Embo, as modified by Heng, discloses the holding-down clamp can be latched to the housing.

Regarding claim 43, Embo, as modified by Heng, discloses the housing being assembled from a housing base section and a housing upper section.

Regarding claim 44, Embo, as modified by Heng, discloses the housing base section and the housing upper section can be screwed together (by 19,20).

Regarding claim 45, Embo, as modified by Heng, discloses a strain relief (24) being provided on the housing at the outlets for the lines.

Claims 42 and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Embo and Heng, as applied to claim 1, and further in view of Toly (US 6,071,145).

Embo, as modified by Heng, discloses substantially the claimed invention except for the use of seals. Toly teaches the use of sealing rings (49) at the outlets of the line to protect the interior connections from dust and moisture. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to use sealing rings on the outlets, as taught by Toly, to protect the interior connections from dust and moisture.

## Response to Arguments

Applicant's arguments filed 07/12/2007 have been fully considered but they are not persuasive.

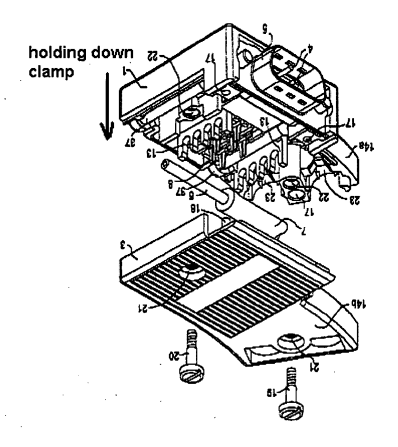
In response to Applicant's argument that Embo does not discloses the terminal as claimed, please note that the claim does not require the whole terminal to be of a

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one piece construction. In this case, Embo discloses a terminal (9, 4) formed of various pieces joined together.

In response to applicant's arguments against the references individually (i.e. against Embo), please note that one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

In response to Applicant's argument regarding the holding down clamp, please note that the combined structure (13, 15) of Embo holds down the wires in the through channel, as shown in the following figure.



in response to Applicant's argument regarding the transverse plate, please note that the transverse plate (at 5) shown by Embo closes off the through channel from the exterior of the connector housing in at least one direction.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Felix O. Figueroa whose telephone number is (571) 272-2003. The examiner can normally be reached on Mon.-Fri., 10:00am-6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paula A. Bradley can be reached on (571) 272-2800 Ext. 33. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Business Center (EBC) at 866-217-9197 (toll-free).

/Felix O. Figueroa/ Primary Examiner Art Unit 2833